Intern I Application No PCT/IB2004/003273

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 A61K35/74 A61K31/19 A61K31/205 A61P29/00 According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 A61K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the International search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ, BIOSIS, MEDLINE, EMBASE

0. B000iiii	ENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the	Relevant to claim No.	
X	WO 03/010297 A (ALIMENTARY HEAR COLLINS, JOHN, KEVIN; O'SULLINC) 6 February 2003 (2003-02-06) page 2, lines 15-17 page 3, column 28 - page 4, co	4,8-15, 17-19, 21, 23-27, 29-32,34	
	page 31, lines 21-24		
		-/	
V Sud	har documents are listed in the continuation of how C	TV Catant to with a management to the	
<u> </u>	her documents are listed in the continuation of box C.	X Patent family members are liste	d in annex.
"A" docume consider earlier earlier earlier earlier earlier earlier earlier e filling of which citation "O" docume other "P" docume	tegories of cited documents: ent defining the general state of the art which is not dered to be of particular relevance document but published on or after the international	"T" later document published after the in or priority date and not in confilct we cited to understand the principle or invention "X" document of particular relevance; the cannot be considered novel or cannot be considered novel or cannot be considered to involve an inventive step when the "Y" document of particular relevance; the cannot be considered to involve and document is combined with one or ments, such combination being obtain the art. "&" document member of the same pater.	nternational filing date ith the application but theory underlying the eclaimed invention not be considered to document is taken alone eclaimed invention inventive step when the more other such docuvious to a person skilled
"A" docume consider a filing of the citation other in the citation of	ent defining the general state of the art which is not dered to be of particular relevance document but published on or after the international date on which may throw doubts on priority claim(s) or is cited to establish the publication date of another n or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or means ent published prior to the international filing date but	"T" later document published after the is or priority date and not in conflict we cited to understand the principle or invention "X" document of particular relevance; the cannot be considered novel or cannot be considered novel or cannot be an inventive step when the cannot be considered to involve an document is combined with one or ments, such combination being obvin the art.	nternational filing date ith the application but theory underlying the e claimed invention not be considered to document is taken alone e claimed invention inventive step when the more other such docu- vious to a person skilled int family
"A" docume consider "E" earlier of filing of which citation "O" docume other "P" docume later the state of th	ent defining the general state of the art which is not dered to be of particular relevance document but published on or after the international date on which may throw doubts on priority claim(s) or is cited to establish the publication date of another n or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or means ent published prior to the international filing date but han the priority date claimed	"T" later document published after the is or priority date and not in conflict we cited to understand the principle or invention "X" document of particular relevance; the cannot be considered novel or cannot be an inventive step when the "Y" document of particular relevance; the cannot be considered to involve an document is combined with one or ments, such combination being obtain the art. "&" document member of the same pate	nternational filing date ith the application but theory underlying the eclaimed invention document is taken alone eclaimed invention inventive step when the more other such document inventive step when the more other such document inventive aperson skilled int family

Intern Application No
PCT/IB2004/003273

C (Continue	STAND DOCUMENTS CONSIDERED TO BE DELEVANT	PCT/1B2004/003273						
	ategory Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No.							
Category	Chadon of document, with indication, where appropriate, of the relevant passages	Relevant to Gain ino.						
X	UEJIMA M ET AL: "ROLE OF INTESTINAL BACTERIA IN ILLEAL ULCER FORMATION IN RATS TREATED WITH A NONSTEROIDAL ANTIINFLAMMATORY DRUG" MICROBIOLOGY AND IMMUNOLOGY, TOKYO, JP, vol. 40, no. 8, 1996, pages 553-560, XP008008800 ISSN: 0385-5600 table 4 page 559, left-hand column, paragraph 2 page 556, right-hand column, last paragraph - page 558, left-hand column, paragraph 1	5-10, 22-27, 29-31,34						
X	US 5 922 375 A (LUCHANSKY ET AL) 13 July 1999 (1999-07-13) column 1, line 65 - column 2, line 45 column 5, lines 2-5	20						

onal application No. PCT/IB2004/003273

ln

Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: Although claims 17-19 and 21-27 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
see additional sheet
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this international Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. X No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-15, 17-27, 29-32 and 34 (in part)
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-15, 17-27, 29-32 and 34 (in part)

Use of a microorganism for the manufacture of a medicament for use in increasing the amount of COX-1 mRNA in a cell and for the treatment of inflmmatory and cancer diseases, or to prevent side-effects associated with NSAIDs, pharmaceutical preparations comprising a microorganism and an NSAID, methods for treatment of inflammatory and cancer diseases or for preventing side effects associated with NSAID administration using said microorganism, pharmaceutical packs comprising a microorganism and a NSAID or a microorganism and betaine.

2. claims: 1-15, 17-27, 29-32 and 34 (in part)

As invention 1 but wherein the pharmaceutical agent is acetate (a microorganism metabolite).

3. claims: 1-15, 17-27, 29-32 and 34 (in part)

As invention 1 but wherein the pharmaceutical agent is lactate (a microorganism metabolite)

4. claims: 16, 28, 33 and 35-39

As invention 1 but wherein the pharmaceutical agent is a combination of Bifidobacterium and/or a metabolite thereof and betaine.

information on patent family members

Interr Application No PCT/IB2004/003273

Patent document cited in search report		Publication date	Patent family member(s)			Publication date
W0 03010297	A	06-02-2003	BR CA CN EP WO	0211442 2454803 1561387 1409644 03010297	A1 A A1	09-11-2004 06-02-2003 05-01-2005 21-04-2004 06-02-2003
			IE JP MX US ZA	20020626 2005508617 PA04000738 2003092163 200400555	A1 T A A1	19-03-2003 07-04-2005 08-07-2004 15-05-2003 21-09-2004
US 5922375	Α	13-07-1999	US	5902743	Α	11-05-1999